IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

In Re: : Bankruptcy No. 17-70210-JAD

Ralph H. Deal and :

Kathy J. Deal, : Chapter 13

Debtors

:

Ralph H. Deal and Kathy J. Deal,

Movants

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VS.

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ARS National Services, Inc.,
Bby/Cbna,
Cambria Somerset Radiology,
Cap One,
Citi Cards,

Conemaugh Emerg Phys Group,
Conemaugh Memorial Medical,
First Commonwealth Bank,

First Credit Resources, Inc.,
KML Law Group, P.C.,
Quality Asset Recovery,

Stoneleigh Recovery Associates, LLC, :
Syncb/Lowes, :
Syncb/Sams Club, :
Toyota Motor Credit Company, :

Toyota Motor Credit Company, : USDA Rural Development, :

Respondents :

:

Ronda J, Winnecour, Esquire, : Chapter 13 Trustee, :

and

Additional Respondent

NOTICE OF PROPOSED MODIFICATION TO CONFIRMED PLAN DATED APRIL 10, 2017

1. Pursuant to 11 U.S.C. § 1329, the Debtors have filed an Amended Chapter 13 Plan dated July 17, 2018, which is annexed hereto at Exhibit "A" (the "Amended Chapter 13 Plan"). Pursuant to the Amended Chapter 13 Plan, the Debtor seeks to modify the confirmed plan in the following particulars:

Surrender a 2006 Toyota RAV4 secured by Toyota Motor Credit Corporation.

2. The proposed modification to the confirmed Plan will impact the treatment of the claims of the following creditors, and in the following particulars:

Toyota Motor Credit Corporation will no longer receive payments for the 2006 Toyota RAV4. All other creditors will not be affected by the amendment.

3. The Debtors submit that the reason(s) for the modification is (are) as follows:

The 2006 Toyota RAV4 has been repossessed due to the approval of Order granting relief dated June 5, 2018.

4. The Debtors submit that the requested modification is being proposed in good faith, and not for any means prohibited by applicable law. The Debtors further submit that the proposed modification complies with 11 U.S.C. §§ 1322(a), 1322(b), 1325(a) and 1329 and, except as set forth above, there are no other modifications sought by way of the Amended Chapter 13 Plan.

WHEREFORE, the Debtors respectfully request that the Court enter an Order confirming the Amended Chapter 13 Plan, and for such other relief the Court deems equitable and just.

RESPECTFULLY SUBMITTED,

Date: July 17, 2018 /s/Kenneth P. Seitz

Kenneth P. Seitz, Esquire PA I.D. 81666 Law Offices of Kenny P. Seitz

P.O. Box 211 Ligonier, PA 15658 Tel: (814)536-7470

Fax: (814)536-9924 Attorney for Debtors

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Debtors

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ARS National Services, Inc.,

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Cambria Somerset Radiology,

Cap One, Citi Cards,

Conemaugh Emerg Phys Group, Conemaugh Memorial Medical, First Commonwealth Bank,

First Credit Resources, Inc., KML Law Group, P.C.,

Quality Asset Recovery, : Stoneleigh Recovery Associates, LLC, :

Syncb/Lowes, Syncb/Sams Club,

Toyota Motor Credit Company, : USDA Rural Development, :

Respondents :

:

Ronda J, Winnecour, Esquire,

and

Chapter 13 Trustee,

Additional Respondent

Exhibit "A"

Ca		7/18 11:52:35	Desc Main			
Fill in this in	formation to identify your case: Document Page 4 of 9	1				
Debtor 1	Ralph H Deal					
	First Name Middle Name Last Name					
Debtor 2	Kathy J Deal					
(Spouse, if fi						
United States	s Bankruptcy Court for the: WESTERN DISTRICT OF PENNSYLVANIA	✓ Check if th	is is an amended plan, and			
	PENNSTLVANIA					
Case number		list below t have been o	he sections of the plan that changed.			
	District of Pennsylvania 13 Plan Dated: July 17, 2018					
Part 1: No	tices					
To Debtor(s)	: This form sets out options that may be appropriate in some cases, but the prindicate that the option is appropriate in your circumstances. Plans that do rulings may not be confirmable. The terms of this plan control unless otherwise.	not comply with loca	al rules and judicial			
	In the following notice to creditors, you must check each box that applies					
To Creditors	YOUR RIGHTS MAY BE AFFECTED BY THIS PLAN. YOUR CLAIM MAY BE REDUCED, MODIFIED, OR ELIMINATED.					
	You should read this plan carefully and discuss it with your attorney if you have an attorney, you may wish to consult one.	one in this bankruptc	y case. If you do not have			
	IF YOU OPPOSE THIS PLAN'S TREATMENT OF YOUR CLAIM OR ANY YOUR ATTORNEY MUST FILE AN OBJECTION TO CONFIRMATION AT DATE SET FOR THE CONFIRMATION HEARING, UNLESS OTHERWISM MAY CONFIRM THIS PLAN WITHOUT FURTHER NOTICE IF NO OBJECT SEE BANKRUPTCY RULE 3015. IN ADDITION, YOU MAY NEED TO FILE PAID UNDER ANY PLAN.	T LEAST SEVEN (7) E ORDERED BY TH CCTION TO CONFID	DAYS BEFORE THE HE COURT. THE COURT RMATION IS FILED.			
	The following matters may be of particular importance. Debtor(s) must check on includes each of the following items. If the "Included" box is unchecked or box will be ineffective if set out later in the plan.	ne box on each line to th boxes are checked	o state whether the plan on each line, the provision			
in a	imit on the amount of any claim or arrearages set out in Part 3, which may result a partial payment or no payment to the secured creditor (a separate action will be uired to effectuate h limit)	☐ Included	✓ Not Included			
set	oidance of a judicial lien or nonpossessory, nonpurchase-money security interest, out in Section 3.4 (a separate action will be required to effectuate such limit)	☐ Included	✓ Not Included			
1.3 Non	standard provisions, set out in Part 9	☐ Included	✓ Not Included			
Part 2: Pla	an Payments and Length of Plan					
2.1 Del	otor(s) will make regular payments to the trustee:					
Tr. 4	al amount of \$1,375.00 per month for a remaining plan term of 60 months shall be pai	d to the tweets - fu-	futuro cominas as f-11			
Payme	nts: By Income Attachment Directly by Debtor	By Automate	d Bank Transfer			
D#1	\$ \$ \$	_				
D#2	\$\$ se attachments must be used by Debtors having attachable income)	_ \$	posit recipients only)			
(Incom	the attachments must be used by Debtors naving attachable income)	(SSA direct de	posit recipients only)			
2.2 Addition	al payments.					
	Unpaid Filing Fees. The balance of \$ shall be fully paid by the Trustee to t	he Clerk of the Bank	ruptcy court form the first			

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Debtor		Ralph H Deal Kathy J Deal		Case number	17-70210					
		available funds.								
Chec	ck one.									
	✓	None. If "None" is che	ecked, the rest of § 2.2 need not be	e completed or reproduced.						
2.3			to the plan (plan base) shall be plan funding described above.	computed by the trustee base	d on the total amount of	plan payments				
Part 3:	Trea	tment of Secured Claims	1							
3.1	Main	Naintenance of payments and cure of default, if any, on Long-Term Continuing Debts.								
	Chec	k one.								
	✓	The debtor(s) will main required by the applicat trustee. Any existing art from the automatic stay	cked, the rest of Section 3.1 need a tain the current contractual install ole contract and noticed in conform rearage on a listed claim will be partial is ordered as to any item of collate paragraph as to that collateral will	ment payments on the secured mity with any applicable rules. aid in full through disbursemer teral listed in this paragraph, th	claims listed below, with a These payments will be dis its by the trustee, without in en, unless otherwise ordere	sbursed by the nterest. If relief ed by the court,				
Name o	of Cred	itor	Collateral	Current installment payment (including escrow)	Amount of arrearage (if any)	Start date (MM/YYYY)				
		Development	2925 Somerset Pike Johnstown, PA 15905 Somerset County	\$695.00	\$28,328.00					
Insert ad	lditiona	l claims as needed.								
3.2	Request for valuation of security, payment of fully secured claims, and modification of undersecured claims.									
	Check one.									
	✓	None. If "None" is che	ecked, the rest of § 3.2 need not be	e completed or reproduced.						
3.3	Secui	red claims excluded from	11 U.S.C. § 506.							
	Checl ✓		ecked, the rest of Section 3.3 need	not be completed or reproduce	ed.					
3.4	Lien	avoidance.								
Check o	ne. ✓		ecked, the rest of § 3.4 need not beplicable box in Part 1 of this plan		e remainder of this section	ı will be				
3.5	Surre	ender of collateral.								
	Chec	k one.								
	<u></u> ✓	The debtor(s) elect to sur that upon confirmation or	ted, the rest of Section 3.5 need not render to each creditor listed below this plan the stay under 11 U.S.C ninated in all respects. Any allower	w the collateral that secures the C. § 362(a) be terminated as to	e creditor's claim. The deb the collateral only and that	the stay under				
Name o	of Cred	litor		ollateral						
Toyota	a Moto	r Credit Co		006 Toyota Rav4 91000 mil ocation: 2925 Somerset Pil		05				

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Debtor		alph H Deal athy J Deal			Case number	17-70210	
Insert a	dditional cl	aims as needed.					
3.6	Secured	tax claims.					
Name	of taxing a	authority Tot	al amount of claim	Type of tax	Interest Rate*	Identifying number(s) is collateral is real estate	f Tax periods
-NON	E-						
Insert a	dditional cl	aims as needed.					
			ernal Revenue Service date of confirmation		Pennsylvania and any otl	ner tax claimants shall bea	r interest at
Part 4:	Treatm	ent of Fees and	Priority Claims				
4.1	General						
		s fees and all all ithout postpetition		, including Domestic S	upport Obligations other	than those treated in Sect	ion 4.5, will be paid
4.2	Trustee	's fees					
	Trustee's fees are governed by statute and may change during the course of the case. The trustee shall compute the trustee's percentage fees and publish the prevailing rate on the court's website. It is incumbent upon the debtor(s)' attorney or debtor (if pro se) to monitor any change in the percentage fees to insure that the plan is adequately funded.						
4.3	Attorne	y's fees.					
	Attorney's fees are payable to Kenneth P. Seitz . In addition to a retainer of \$671.00 (of which \$0.00 was a payment to reimburse costs advanced and/or a no-look costs deposit) already paid by or on behalf of the debtor, the amount of \$3,329.00 is to be paid at the rate of \$254.83 per month. Including any retainer paid, a total of \$4,000.00 in fees and costs reimbursement has been approved by the court to date, based on a combination of the no-look fee and costs deposit and previously approved application(s) for compensation above the no-look fee. An additional \$0.00 will be sought through a fee application to be filed and approved before any additional amount will be paid through the plan, and this plan contains sufficient funding to pay that additional amount, without diminishing the amounts required to be paid under this plan to holders of allowed unsecured claims.						
	Check here if a no-look fee in the amount provided for in Local Bankruptcy Rule 9020-7(c) is being requested for services rendered to the debtor(s) through participation in the court's Loss Mitigation Program (do not include the no-look fee in the total amount of compensation requested, above).						
4.4	Priority	claims not treat	ed elsewhere in Par	t 4.			
Insert a	✓ dditional cl	None. If "None aims as needed	e" is checked, the rest	t of Section 4.4 need no	ot be completed or repro-	duced.	
4.5	Priority	Domestic Supp	oort Obligations not	assigned or owed to a	governmental unit.		
						court order(s) and leaves the bligations through existing	
	Chec	k here if this pay	ment is for prepetition	on arrearages only.			
(specif	of Credito by the actua	r l payee, e.g. PA	Descriptio SCDU)	n	Claim		nthly payment or rata
None							

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Chapter 13 Plan

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Debtor	Ralph H Deal	Case number	17-70210	
	Kathy J Deal			

Insert additional claims as needed.

4.6 Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount.

Check one.

None. If "None" is checked, the rest of § 4.6 need not be completed or reproduced.

4.7 Priority unsecured tax claims paid in full.

Name of taxing authority	Total amount of claim	Type of Tax	Interest rate (0% If blank)	Tax Periods
-NONE-				

Insert additional claims as needed.

Part 5: Treatment of Nonpriority Unsecured Claims

5.1 Nonpriority unsecured claims not separately classified.

Debtor(s) *ESTIMATE(S)* that a total of \$0.00 will be available for distribution to nonpriority unsecured creditors.

Debtor(s) ACKNOWLEDGE(S) that a MINIMUM of \$0.00 shall be paid to nonpriority unsecured creditors to comply with the liquidation alternative test for confirmation set forth in 11 U.S.C. \$1325(a)(4).

The total pool of funds estimated above is *NOT* the *MAXIMUM* amount payable to this class of creditors. Instead, the actual pool of funds available for payment to these creditors under the plan base will be determined only after audit of the plan at time of completion. The estimated percentage of payment to general unsecured creditors is **0.00**%. The percentage of payment may change, based upon the total amount of allowed claims. Late-filed claims will not be paid unless all timely filed claims have been paid in full. Thereafter, all late-filed claims will be paid pro-rata unless an objection has been filed within thirty (30) days of filing the claim. Creditors not specifically identified elsewhere in this plan are included in this class.

5.2 Maintenance of payments and cure of any default on nonpriority unsecured claims.

Check one.

None. If "None" is checked, the rest of § 5.2 need not be completed or reproduced.

5.3 Postpetition utility monthly payments.

The provisions of Section 5.3 are available only if the utility provider has agreed to this treatment. These payments comprise a single monthly combined payment for postpetition utility services, any postpetition delinquencies, and unpaid security deposits. The claim payment will not change for the life of the plan. Should the utility obtain an order authorizing a payment change, the debtor(s) will be required to file an amended plan. These payments may not resolve all of the postpetition claims of the utility. The utility may require additional funds from the debtor(s) after discharge.

Name of Creditor	Monthly payment	Postpetition account number
-NONE-		

Insert additional claims as needed.

5.4 Other separately classified nonpriority unsecured claims.

Check one.

None. If "None" is checked, the rest of § 5.4 need not be completed or reproduced.

Part 6: Executory Contracts and Unexpired Leases

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Debtor Ralph H Deal Case number 17-70210 Kathy J Deal

6.1 The executory contracts and unexpired leases listed below are assumed and will be treated as specified. All other executory contracts and unexpired leases are rejected.

Check one.

None. If "None" is checked, the rest of § 6.1 need not be completed or reproduced.

Part 7: Vesting of Property of the Estate

7.1 Property of the estate shall not re-vest in the debtor(s) until the debtor(s) have completed all payments under the confirmed plan.

Part 8: General Principles Applicable to All Chapter 13 Plans

- 8.1 This is the voluntary chapter 13 reorganization plan of the debtor(s). The debtor(s) understand and agree(s) that the chapter 13 plan may be extended as necessary by the trustee (up to any period permitted by applicable law) to insure that the goals of the plan have been achieved. Notwithstanding any statement by the trustee's office concerning amounts needed to fund a plan, the adequacy of plan funding in order to meet the plan goals remains the sole responsibility of debtor(s) and debtor(s)' attorney. It shall be the responsibility of the debtor(s) and debtor(s)' attorney to monitor the plan in order to ensure that the plan remains adequately funded during its entire term.
- 8.2 Prior to the meeting of creditors, the debtor(s) shall comply with the tax return filing requirements of 11 U.S.C § 1308 and provide the trustee with documentation of such compliance by the time of the meeting. Debtor(s)' attorney or debtor(s) (if pro se) shall provide the trustee with the information needed for the trustee to comply with the requirements of 11 U.S.C. § 1302 as to the notification to be given to Domestic Support Obligation creditors, and debtor(s)' attorney or debtor(s) (if pro se) shall provide the trustee with the calculations relied upon to determine the debtor(s)' current monthly income and disposable income.
- 8.3 The debtor(s) shall have a duty to inform the trustee of any assets acquired while the chapter 13 case is pending, such as insurance proceeds, recovery on any lawsuit or claims for personal injury or property damage, lottery winnings, or inheritances. The debtor(s) must obtain prior court approval before entering into any postpetition financing or borrowing of any kind, and before selling any assets.
- **8.4** Unless otherwise stated in this plan or permitted by a court order, all claims or debts provided for by the plan to receive a distribution shall be paid by and through the trustee.
- 8.5 Percentage fees to the trustee are paid on receipts of plan payments at the rate fixed by the United States Trustee. The trustee has the discretion to adjust, interpret, and implement the distribution schedule to carry out the plan, provided that, to the extent the trustee seeks a material modification of this plan or its contemplated distribution schedule, the trustee must seek and obtain prior authorization of the court. The trustee shall follow this standard plan form sequence unless otherwise ordered by the court:

Level One: Unpaid filing fees.

Level Two: Secured claims and lease payments entitled to 11 U.S.C. § 1326(a)(1)(C) pre-confirmation adequate protection

payments

Level Three: Monthly ongoing mortgage payments, ongoing vehicle and lease payments, installments on professional fees, and

postpetition utility claims.

Level Four: Priority Domestic Support Obligations.

Level Five: Mortgage arrears, secured taxes, rental arrears, vehicle payment arrears.

Level Six: All remaining secured, priority and specially classified claims, and miscellaneous secured arrears.

Level Seven: Allowed nonpriority unsecured claims.

Level Eight: Untimely filed nonpriority unsecured claims for which an objection has not been filed.

- As a condition to the debtor(s)' eligibility to receive a discharge upon successful completion of the plan, debtor(s)' attorney or debtor(s) (if pro se) shall file Local Bankruptcy Form 24 (Debtor's Certification of Discharge Eligibility) with the court within forty-five (45) days after making the final plan payment.
- 8.7 The provisions for payment to secured, priority, and specially classified unsecured creditors in this plan shall constitute claims in accordance with Bankruptcy Rule 3004. Proofs of claim by the trustee will not be required. In the absence of a contrary timely filed proof of claim, the amounts stated in the plan for each claim are controlling. The clerk shall be entitled to rely on the accuracy of the information contained in this plan with regard to each claim. Unless otherwise ordered by the court, if a secured, priority, or specially classified creditor timely files its own claim, then the creditor's claim shall govern, provided the debtor(s) and debtor(s)' attorney have been given notice and an opportunity to object. The trustee is authorized, without prior notice, to pay claims exceeding the amount provided in the plan by not more than \$250.

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	Bodament	r ago o or o			
Debtor	Ralph H Deal Kathy J Deal	Case number	17-70210		
8.8	Any creditor whose secured claim is not modified by this plan and	d subsequent order of court sha	all retain its lien.		
8.9	Any creditor whose secured claim is modified or whose lien is reduced by the plan shall retain its lien until the underlying debt is discharged under 11 U.S.C. § 1328 or until it has been paid the full amount to which it is entitled under applicable nonbankruptcy law, whichever occurs earlier. Upon payment in accordance with these terms and entry of a discharge order, the modified lien will terminate and be released. The creditor shall promptly cause all mortgages, liens, and security interests encumbering the collateral to be satisfied, discharged, and released.				
8.10	The provisions of Sections 8.8 and 8.9 will also apply to allowed secured, priority, and specially classified unsecured claims filed after the bar date. <i>LATE-FILED CLAIMS NOT PROPERLY SERVED ON THE TRUSTEE AND THE DEBTOR(S)' ATTORNEY OR DEBTOR(S) (IF PRO SE) WILL NOT BE PAID.</i> The responsibility for reviewing the claims and objecting where appropriate is placed upon the debtor(s).				
Part 9:	Nonstandard Plan Provisions				
9.1	Check "None" or List Nonstandard Plan Provisions None. If "None" is checked, the rest of Part 9 need not be completed or reproduced.				
Part 10:	Signatures:				
10.1	Signatures of Debtor(s) and Debtor(s)' Attorney				
	otor(s) do not have an attorney, the debtor(s) must sign below; other, if any, must sign below.	rwise the debtor(s)' signatures	s are optional. The attorney for the		
plan(s),o treatmen	ng this plan the undersigned, as debtor(s)' attorney or the debtor(s) rder(s) confirming prior plan(s), proofs of claim filed with the cour t of any creditor claims, and except as modified herein, this propose also certifications shall subject the signatories to sanctions under B	t by creditors, and any orders ed plan conforms to and is con	of court affecting the amount(s) or		

By filing this document, debtor(s)' attorney or the debtor(s) (if pro se), also certify(ies) that the wording and order of the provisions in this chapter 13 plan are identical to those contained in the standard chapter 13 plan form adopted for use by the United States Bankruptcy Court for the Western District of Pennsylvania, other than any nonstandard provisions included in Part 9. It is further acknowledged that any deviation from the standard plan form shall not become operative unless it is specifically identified as "nonstandard" terms and are approved by the court in a separate order.

\boldsymbol{X}	/s/ Ralph H Deal	X /s/ Kathy J Deal
	Ralph H Deal	Kathy J Deal
	Signature of Debtor 1	Signature of Debtor 2
	Executed on July 17, 2018	Executed on July 17, 2018
X	/s/ Kenneth P. Seitz	Date July 17, 2018
	Kenneth P. Seitz	
	Signature of debtor(s)' attorney	

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